

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

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United S	States of America,) (Case No. 22-MJ-70	NORTH DISTRICT OAKLAND OF CAL
	Plaintiff, v.		STIPULATED ORDER EXCLU UNDER THE SPEEDY TRIAL	
KRIST	V. INA LANSANGI GILOI Defendant(s).	RIA,)		
Trial Act from continuance out	tweigh the best interest of the	public and the	nd finds that the ends of justice states defendant in a speedy trial. See continuance on the following factors.	served by the 18 U.S.C. §
	Failure to grant a continuance See 18 U.S.C. § 3161(h)(7)(B)		y to result in a miscarriage of jus	tice.
	defendants, the nature of law, that it is unreasonable	of the prosecution to expect adequ	[check applicable reasons]on, or the existence of no late preparation for pretrial process section. See 18 U.S.C. § 3161	vel questions of fact eedings or the trial
			e defendant reasonable time to once. <i>See</i> 18 U.S.C. § 3161(h)(7)	
000	Failure to grant a continuance counsel's other scheduled case See 18 U.S.C. § 3161(h)(7)(B)	e commitments	nably deny the defendant contin , taking into account the exercise	uity of counsel, given e of due diligence.
		ation, taking int	nably deny the defendant the reaton account the exercise of due di	
	disposition of criminal cases, paragraph and — based on the the time limits for a prelimina	the court sets the parties' showing the parties' showing under the parting under the parties of the court indicates the court sets the court sets the court indicates the court sets the court set sets the court set sets the court set sets the court sets the court sets the court sets the court set sets the court sets the court sets the court sets the court set sets the court sets the court sets the court sets the court set sets the court set sets the court sets the court sets the court set sets the court sets the court sets the court sets the court set sets the court set set sets the court set set sets the court set sets the court set sets the court set sets the court sets the co	g into account the public interest ne preliminary hearing to the dat ing of good cause — finds good er Federal Rule of Criminal Proc etment under the Speedy Trial A n. P. 5.1; 18 U.S.C. § 3161(b).	e set forth in the first cause for extending redure 5.1 and for
IT IS S	O ORDERED.			
DATEI	D: 4/19/23		DONNA M. RYU United States Magistrate Judge	
STIPUI	LATED: Attorney for Defend	ant	Assistant United States Attorne	<u>,</u>